



**PATENT APPLICATION**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Petr VISCOR et al.

Application No.: 09/700,463

Filed: December 21, 2000

For: PLANAR ELECTRON EMITTER

701 JAN 23 PM 4:23

US PATENT & TRADEMARK  
OFFICE

ATTN:

Refund Section  
Accounting Div.  
Office of Finance

Docket No.: 107872

**REQUEST FOR REFUND TO DEPOSIT ACCOUNT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

Attached hereto is a copy of a Monthly Statement of Deposit Account (dated January, 2006) showing a charge of \$100.00 related to the above-referenced application. This charge is marked with Fee Code 2201, which is the Patent Office Fee for extra independent claims. However, the copy of claims attached to the January 3, 2006 Response to Restriction Requirement was meant to list identical claims in the November 15, 2000 Preliminary Amendment. All independent claims were paid for on November 15, 2000. There are no extra independent claims filed in association with the January 3, 2006 Response to Restriction Requirement, and no fee should have been charged regarding the independent claims listed in the copy of claims attached to the January 3, 2006 Response to Restriction Requirement.

The January, 2006 Monthly Statement of Deposit Account also shows a charge of \$775.00 related to the above-referenced application. This charge is marked with Fee Code 2202, which is the Patent Office Fee for extra claims. It appears that this charge was based on multiple dependent claims that appeared in the copy of claims attached to the January 3, 2006 Response to Restriction Requirement. However, the appearance of these multiple dependent claims were due to a typographical error in an unofficial copy of the claims. As discussed above, the copy of claims attached to the January 3, 2006 Response to Restriction Requirement purported to list claims identical to those of the November 15, 2000 Preliminary Amendment, which deleted multiple dependencies.

Applicants today filed a "Communication to Examiner" to correct this typographical error in the unofficial copy of the claims. In particular, the Communication to Examiner enclosed a corrected unofficial copy of the claims that deletes the multiple-

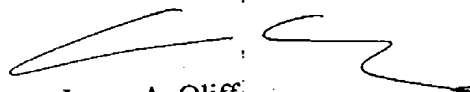
November 15, 2000

Preliminary Amendment. Thus, as corrected, there are no more multiple dependent claims. Also, as discussed above, all claims were paid for on November 15, 2000. There is no extra claims filed in association with the January 3, 2006 Response to Restriction Requirement. Thus, no fee should be charged.

It is noted that the unofficial copy of claims attached to the January 3, 2006 Response to Restriction Requirement was a courtesy copy for the Examiner's convenience in response the Examiner's request. The courtesy copy was intended as a clean copy of the claim amendments in the November 15, 2000 Preliminary Amendment, and the Patent Office was never instructed or authorized to treat these claims as a replacement of the pending claims.

Accordingly, it is respectfully requested that this charge be re-credited to Deposit Account No. 15-0461 and that the Patent Office acknowledge this credit in writing.

Respectfully submitted,



James A. Oliff  
Registration No. 27,075

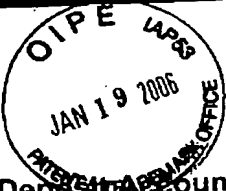
Gang Luo  
Registration No. 50,559

JAO:GXL/sqb

Date: January 19, 2006

**OLIFF & BERRIDGE, PLC**  
P.O. Box 19928  
Alexandria, Virginia 22320  
Telephone: (703) 836-6400

<b>DEPOSIT ACCOUNT USE AUTHORIZATION</b> Please grant any extension necessary for entry; Charge any fee due to our Deposit Account No. 15-0461
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**Deposit Account Statement**

**Requested Statement Month:** January 2006  
**Deposit Account Number:** 150461  
**Name:** OLIFF & BERRIDGE P L C  
**Attention:** BARBARA WATTS  
**Address:** 277 SOUTH WASHINGTON STREET  
**City:** ALEXANDRIA  
**State:** VA  
**Zip:** 22314  
**Country:** UNITED STATES OF AMERICA

DATE	SEQ	POSTING REF TXT	ATTORNEY DOCKET NBR	FEE CODE	AMT
01/17	4	09700463	107872	2202	\$775.00
01/17	5	09700463	107872	2201	\$100.00

**ATTENTION ATTENTION ATTENTION**

**Method of Refund:**

☐ ACH/EFT

☐ Credit Card

☒ Deposit Account # 15-0461

☐ Treasury Check

Patent/TM/App/Serial # 09/700,463

Program Area Tech Center 2826

Date Processed 1/26/2006

**ATTENTION ATTENTION ATTENTION**



**PATENT APPLICATION**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Petr VISCOR et al.

Group Art Unit: 2826

Application No.: 09/700,463

Examiner: F. ERDEM

Filed: December 21, 2000

Docket No.: 107872

For: PLANAR ELECTRON EMITTER

**COMMUNICATION TO EXAMINER**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In response to the Examiner's request and for the Examiner's convenience, a copy of "current claims" was attached to the January 3, 2006 Response to Restriction Requirement. However, the January 3, 2006 copy of current claims contained typographical errors. Accordingly, a copy of corrected current claims is enclosed herewith for replacement.

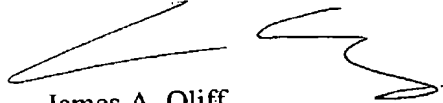
In particular, the January 3, 2006 copy intended to incorporate the claim amendments included in the November 15, 2000 Preliminary Amendment, which deleted multiple-dependent claims. However, claims 3, 15, 22, 28, 36, 43, 49 and 55 inadvertently remained in multiple-dependence form in the January 3, 2006 copy. Accordingly, the enclosed corrected copy deletes the multiple-dependence of claims 3, 15, 22, 28, 36, 43, 49 and 55, as was done by the November 15, 2000 Preliminary Amendment.

It is noted that the copy of claims attached to the January 3, 2006 Response to Restriction Requirement was a courtesy copy for the Examiner's convenience in response to the Examiner's request. The courtesy copy was intended as a clean copy of the claim

amendments in the November 15, 2000 Preliminary Amendment, and was not filed to replace the pending claims. Thus, it is proper to replace the courtesy copy to correct the typographical errors therein to truly reflect the claim amendments in the November 15, 2000 Preliminary Amendment.

Accordingly, the Examiner is respectfully requested to disregard the January 3, 2006 copy of claims.

Respectfully submitted,



James A. Oliff  
Registration No. 27,075

Gang Luo  
Registration No. 50,559

JAO:GXL/hs

Date: January 19, 2006

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**P.O. Box 19928**  
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